Case	e 2:13-cr-006	307-JFB-AY	EASTERM	SISTRICT	iled New Y	la _{RK} Pag	je 1 of 1	PageID #: 191
UNITE	D STATES OF .	AMERICA						
	V.			O	RDER OF D	ETENTI	ON PENI	DING TRIAL
P	11/1/1	Kan	ne	Ca	ise Number:	13	OR	607
	,							
require t	In accordance whe detention of the	ith the Bail Refo	rm Act. 18 U.S.C	C. §3142(f), a c	letention hearing	has been he	eld. I conclu	de that the following fac
require to	e detention of the	derendant pendi	ng mai in mis cas	se.		U.a.	N SLERK	ED
a)	The defendant is c	haraed with an o	Pa Manca described i	rt I - Finding	s of Fact		Pierikich	COURT EDNY
\·'	(State or local of	ffense that would	d have been a fed	eral offense if	a circumstance g	iving rise to	fall (deral offense) . Y.
			d in 18 U.S.C. §3			LON	G ISI AL	_
			timum sentence is num term of impr			is prescribe	d in	D OFFICE
	a felony that	was committed a	fter the defendant	t had been con	victed of two or 1			
(2)			C), or comparable I) was committed			lease pendi	ng trial for a	federal, state or local
	offense.					•	_	
(3)	A period of not n for the offense	described in find		ice ine (date o	r conviction)(reie	ase of the c	erendant iroi	m imprisonment)
						and (3) the	at no conditio	n or combination of
condition	is will reasonably a	issure the satety (or (an joiner perso	n(s) and me c	ommunity.			
(1)	Thorn in probab	da annia ta baliar		ernative Find	•, • •			
(1)	for which	a maximum term	e that the defend of imprisonmen			bed in 2	LU.S.C. §	
(2)		U.S.C. §924(c).	e presumption est	ablished by G	nding (1) that no	condition o	r combinatio	n of conditions
(2)			rance of the defe					
×				rnative Find	ngs (B)			
	There is a seriou	is risk that the de	fendant will not a	ippear.				
<u>X</u> (2)	There is a seriou	s risk that the de	fendant will enda	nger the safety	of another perso	on or the co	mmunity.	
							_	
		Pa	ert II - Written S	statement of F	Reasons for Dete	ntion		
	nd that the credible g <i>evidence</i> that no							e evidence/clear and
	efendant lacks sub			uejenaani s ap	pearancenn e saj	ery oj ine ci	ommunity oci	cause
	efendant is not a U						•	
	efendant has no sta efendant presented			annearance.				
_	_ but leave is grant	ed to reopen and	present a bail pad		ture.			
_ do	efendant's family r	esides primarily	in			·	Λ	
	- m	toen	tate	ne le	To 6	1/Jun	o Jan	
					· · ·	0	CONT	
					<u>-</u>		- "///~	
771	4.C	Seemal are all a con-			ding Detention		for confine	ant in a commentions
								ent in a corrections appeal. The defendant

facility separate, to the extent practicable, from persons awaiting or serving sentences or being held in custody pending appeal. The defendant shall be afforded a reasonable opportunity for private consultation with defense counsel. On order of a court of the United States or on request of an attorney for the Government, the person in charge of the corrections facility shall deliver the defendant to the United States marshal for the purpose of an appearance in connection with a court proceeding.

Dated: 12(, 9, 20 13 Central Islip, New York

UNITED STATES MACHETRATE JUDGE